

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

DATE MAILED: 11/17/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/834,974	04/16/2001	Laurent Baretzki	205984US-2X	6298	
22850	7590 11/17/2004		EXAMINER		
•	PIVAK, MCCLELLA	MAIS, MARK A			
1940 DUKE ALEXAND	STREET RIA, VA 22314	ART UNIT	PAPER NUMBER		
	, , , , , , , , , , , , , , , , , , , ,				

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)	- ds			
Office Action Summary		09/834,97	' 4	BERETZKI				
		Examiner		Art Unit	<u> </u>			
		Mark A Ma	ais	2664				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SH THE - Exter after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN resions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come period for reply specified above is less than thirty (3 period for reply is specified above, the maximum s re to reply within the set or extended period for reply reply received by the Office later than three months ed patent term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In no even nunication. so) days, a reply within the state tatutory period will apply and with the state of the apply and with the apply and with the apply and with the apply and with the apply and will, by statute, cause the apply and will, by statute, cause the apply and will, apply and will, by statute, cause the apply and will, apply and will apply apply and will apply apply and will apply apply apply and will apply apply and will apply ap	ent, however, may a reply be timutory minimum of thirty (30) days Il expire SIX (6) MONTHS from lication to become ABANDONE	nely filed s will be considered time the mailing date of this D (35 U.S.C. § 133).	ely. communication.			
Status								
1)□	Responsive to communication(s) file	ed on .						
,		2b)⊠ This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	Claim(s) 1-14 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-14 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
Applicat	ion Papers							
10)⊠	The specification is objected to by the The drawing(s) filed on 19 July 200: Applicant may not request that any objected the Carlo of t	f is/are: a) \square accepte ection to the drawing(s) to the correction is require	ne held in abeyance. See held if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C				
Priority (under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notice 3) Infor	et(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (mation Disclosure Statement(s) (PTO-1449 o er No(s)/Mail Date 16 April 2001.		4) Interview Summary Paper No(s)/Mail D. 5) Notice of Informal F 6) Other:	ate	⁻ O-152)			

DETAILED ACTION

1. Claims 1-14 were presented for examination.

Priority

2. Acknowledgement is made of the claim for foreign priority under 35 U.S.C. 119(a)-(d), and receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

3. The information disclosure statement (IDS) was submitted together with the Application on April 16, 2001. The submission is in compliance with the provisions of 37 CFR 1.56 and 1.97. Accordingly, the examiner considered the information disclosure statement.

Claim Objections

4. Claims 6-14 are objected to under 37 CFR 1.75(c) as being in improper form because a multiple dependent claim cannot depend from another multiple claim (i.e., multiple dependent claim 6). See MPEP § 608.01(n). Accordingly, the claims 7-14 have not been further treated on the merits.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Application/Control Number: 09/834,974

Art Unit: 2664

6. Claims 1-5 are rejected under 35 U.S.C. 102(b) as being anticipated by Kanekar et al. (USP

Page 3

6,751,191).

7. With regard to claim 1, Kanekar et al. discloses a network router [fig. 3, master router, R-1]

characterized in that it includes at least one generic router [fig. 3, slave router R-2] able to

execute routings between inputs (I1, I2, I3...) and outputs (O1, O2, O3...) [both routers are

capable of executing routing between inputs, with the slave router providing a load sharing

function and redundancy function, col. 2, lines 6-10], a configuration file including the

parameters of a given set of routings between said inputs and outputs [the configuration file is

updated and shared between the master to the slave, col. 4, lines 25-27], and a routing table

[both a layer 2 database and a layer 3 routing table, col. 2, lines 56-62], a subset of routings

(R1, R2...) being loaded from said configuration file into said routing table by said generic router

[fig. 3, slave router R-2] to enable this router to execute the routings between said inputs and

outputs according to the configuration defined in said routing table [the redundancy that Slave

R-2 provides allows the system to operate 'seamlessly' when master R-1 fails such that all

packet routing can be executed, col. 2, lines col. 2, line 49 to col. 3, line 4].

8. With regard to claim, Kanekar et al. discloses that the subset of routings (R1, R2...) is specific

to a given need [i.e., providing a load sharing function and a redundancy function, col. 2,

lines 6-10].

Application/Control Number: 09/834,974

Art Unit: 2664

- 9. With regard to claim 3, Kanekar et al. discloses that when the generic router starts up, it activates the inputs and outputs dedicated to the application and loads the routing table [when master R-1 fails, slave R-2 "starts up" by taking over the layer 2 table for layer 2 packets, col. 2, lines 56-67].
- 10. With regard to claim 4, Kanekar et al. discloses, according to any of claims 1-3, wherein data processing functions (f1...fn) are associated with said routings (R1, R2...), these functions being defined in said configuration file and loaded into the routing table [the communication system counts on the routers, whether the master R-1 or the slave R-2, to be reliable, and therefore, there must be a redundancy, in order to prevent any communication 'outage', further exasperated by at least some switchover time, col. 1, lines 51-61. So, whether the master R-1 is performing layer 2 and 3 routing, or the slave R-2 is performing redundancy calculations/updates, the shared configuration table is constantly updated, as is the routing table, col. 4, lines 25-27].
- 11. With regard to claim to 5, Kanekar et al. discloses that the message received by a given input is processed by a function f, associated with this input, then routed according to said routing table to a designated output, then processed by a function f2 associated with this output [fig. 5, as a bridge, the master R-1, uses the switch engine 510 on a given input for handling layer 2 protocol (spanning tree), and then controls the hardware via a given output using the forwarding engine functionality 514 (and the slave R-2, provides mirroring functionality), col. 7, lines 35-48].

Application/Control Number: 09/834,974

Art Unit: 2664

Page 5

Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark A Mais whose telephone number is (703) 305-6959. The examiner can normally be reached on 8:00-4:30.

- 13. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin can be reached on (703) 305-4366. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 14. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

September 30, 2004